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11 [Proposed] Attorneys for Debtors and
 12 Debtors in Possession

UNITED STATES BANKRUPTCY COURT

DISTRICT OF NEVADA

13 In re:

14 THE RHODES COMPANIES, LLC, aka
 15 "Rhodes Homes," et al.¹

16 Debtors.

17 Case No.: BK-S-09-14814-LBR
 (Jointly Administered)

18 Chapter 11

19 Affects:



All Debtors



Affects the following Debtor(s)

20
 21
 22 ¹ The Debtors in these cases, along with their case numbers are: Heritage Land Company, LLC (Case No. 09-
 23 14778); The Rhodes Companies, LLC (Case No. 09-14814); Tribes Holdings, LLC (Case No. 09-14817); Apache
 24 Framing, LLC (Case No. 09-14818); Geronimo Plumbing LLC (Case No. 09-14820); Gung-Ho Concrete LLC (Case
 No. 09-14822); Bravo, Inc. (Case No. 09-14825); Elkhorn Partners, A Nevada Limited Partnership (Case No. 09-
 25 14828); Six Feathers Holdings, LLC (Case No. 09-14833); Elkhorn Investments, Inc. (Case No. 09-14837); Jarupa,
 26 LLC (Case No. 09-14839); Rhodes Realty, Inc. (Case No. 09-14841); C & J Holdings, Inc. (Case No. 09-14843);
 Rhodes Ranch General Partnership (Case No. 09-14844); Rhodes Design and Development Corporation (Case No.
 27 09-14846); Parcel 20, LLC (Case No. 09-14848); Tuscany Acquisitions IV, LLC (Case No. 09-14849); Tuscany
 Acquisitions III, LLC (Case No. 09-14850); Tuscany Acquisitions II, LLC (Case No. 09-14852); Tuscany
 28 Acquisitions, LLC (Case No. 09-14853); Rhodes Ranch Golf Country Club, LLC (Case No. 09-14854); Overflow,
 LP (Case No. 09-14856); Wallboard, LP (Case No. 09-14858); Jackknife, LP (Case No. 09-14860); Batcave, LP
 (Case No. 09-14861); Chalkline, LP (Case No. 09-14862); Glynda, LP (Case No. 09-14865); Tick, LP (Case No.
 09-14866); Rhodes Arizona Properties, LLC (Case No. 09-14868); Rhodes Homes Arizona, L.L.C. (Case No. 09-
 14882); Tuscany Golf Country Club, LLC (Case No. 09-14884); and Pinnacle Grading, LLC (Case No. 09-14887).

1 **DISCLOSURE DECLARATION OF ORDINARY COURSE PROFESSIONAL**

2 I, Daniel Reeve, hereby declare that the following is true to the best of my knowledge,
 3 information and belief: I am a Sr. Vice President of La Jolla Pacific of Nevada, Ltd. (the "Firm")
 4 which maintains offices at 9571 Irvine Center Dr, Irvine, CA 92618.

5 1. This Declaration is submitted in connection with an order of the United States
 6 Bankruptcy Court for the District of Nevada dated May 19, 2009 [Docket Number 187],
 7 authorizing the above-captioned debtors and debtors in possession (the "Debtors") to retain
 8 certain professionals in the ordinary course of business during the pendency of the Debtors'
 9 chapter 11 cases (the "Chapter 11 Cases").

10 2. The Firm, through me, and members of the firm, have represented and advised the
 11 Debtors as 3rd Party Peer Review Consultants with respect to a broad range of aspects of the
 12 Debtors' business, including Quality Assurance & Photo Documentation Consulting, since 2005.

13 3. The Debtors have requested, and the Firm has agreed, to continue to provide
 14 services to the Debtors pursuant to section 327 of chapter 11 of title 11 of the United States Code
 15 (the "Bankruptcy Code") with respect to such matters. Additionally, the Debtors have requested,
 16 and the Firm proposes to render, the following services to the Debtors: Quality Assurance &
 17 Photo Documentation Consulting.

18 4. The Firm's current customary [hourly] rates, subject to change from time to time,
 19 are \$175 – Principals; \$155 – Vice Presidents; \$145 – Senior Construction Consultants; \$135 –
 20 Construction Consultants; \$95 – Documentation Assistants; \$75 – Staff Support. In the normal
 21 course of business, the Firm revises its regular [hourly] rates on varied times of each year and
 22 requests that, effective varied date of each year, the aforementioned rates be revised to the
 23 regular [hourly] rates which will be in effect at that time.

24 5. To the best of my knowledge, formed after due inquiry, neither I, the Firm, nor
 25 any employee thereof has any connection with the Debtors or currently represents any of their
 26 creditors, other parties-in-interest, the Office of the United States Trustee or any person
 27 employed by the Office of the United States Trustee with respect to the matters upon which it is
 28 to be engaged, and the Firm does not, by reason of any direct or indirect relationship to,

1 connection with, or interest in the Debtors, hold or represent any interest adverse to the Debtors,
 2 their estates or any class of creditors or equity interest holders, except one of our part-time
 3 employees, Fred Ransom, is married to one of the Debtor's employees, Lu Ransom.

4 6. Thus, I believe that the Firm's representation of such entities in matters entirely
 5 unrelated to the Debtors is not adverse to the Debtors' interests, or the interests of their creditors
 6 or estates in respect of the matters for which the Firm will be engaged, nor will such services
 7 impair the Firm's ability to represent the Debtors in the ordinary course in these Chapter 11
 8 Cases.

9 7. In addition, although unascertainable at this time after due inquiry, due to the
 10 magnitude of the Debtors' potential universe of creditors and the Firm's clients, the Firm may
 11 have in the past represented, currently represent, and may in the future represent entities that are
 12 claimants of the Debtors in matters entirely unrelated to the Debtors and their estates. The Firm
 13 does not and will not represent any such entity in connection with these pending Chapter 11
 14 Cases and does not have any relationship with any such entity, attorneys or accountants that
 15 would be adverse to the Debtors or their estates.

16 8. In the past year, the Firm has rendered services that have not yet been billed or
 17 that have been billed but with respect to which payment has not yet been received. The Firm is
 18 currently owed \$0.00 on account of such prepetition services.

19 9. In light of the foregoing, I believe that the Firm does not hold or represent any
 20 interest materially adverse to the Debtors, their estates, creditors, or equity interest holders, as
 21 identified to the Firm, with respect to the matters in which the firm will be engaged.

22 10. Except as set forth herein, no promises have been received by the Firm or any
 23 partner, associate or other professional thereof as to compensation in connection with these
 24 Chapter 11 Cases other than in accordance with the provisions of the Bankruptcy Code, the
 25 Federal Rules of Bankruptcy Procedure, the Local Rules of Bankruptcy Practice and Procedure
 26 of the United States Bankruptcy Court for the District of Delaware, and orders of this Court.

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11. The Firm further states that it has not shared, nor agreed to share any compensation received in connection with these Chapter 11 Cases with another party or person, other than as permitted by section 504(b) of the Bankruptcy Code and Bankruptcy Rule 2016.

The foregoing constitutes the statement of the Firm pursuant to sections 329 and 504 of the Bankruptcy Code and Federal Rules of Bankruptcy Procedure 2014 and 2016(b).

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 11 day of June, 2009, in Irvine, CA.

Daniel Reeve
Senior Vice President

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